## EXHIBIT 2

1 2 3 4 5 6 7 8
3 4 5 6 7 8
I, STEFAN BOEDEKER, do hereby declare under penalty of perjury that I have read the foregoing transcript; that I have made any corrections as appear noted, in ink, initialed by me, or attached hereto; that my testimony as contained herein, as corrected, is true and correct.  Executed this 21 day of March, 2019, at Los Angeles, California.
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		Page	216			
1	NAME OF CASE: Jeff Young v. Cree, Inc., United States District Court, Northern District of California, Oakland Division					
2	DATE OF DEPOSITION: March 12, 2019					
3	NAME OF WITNESS: Stefan Boedeker					
4	Reason Codes:	on Codes:				
5	1. To clarify the record.					
6	2. To conform to the facts.					
7	3. To correct transcription errors.					
8	Page <u>21 Line 5 Reason 3</u>					
9	From <a href="mailto:labels">laborers</a> to labels					
10	Page <u>28</u> Line 19Reason 3					
11	From <u>In the lead of</u> to in the lead-up to					
12	Page 64 Line 21 Reason 1					
13	After the last sentence add to The claims "up to 3x as long as the cheap LED bulbs" and "6x as long as the cheap LED" are described in paragraphs 22 and 23 of the Amended Complaint as well as on page 10 of the Order re Motion to Dismiss from April 9, 2018.					
14	Page 154 Line 10 Reason 1					
15	From After the last sentence add to The row "Lifetime" in the conjoint section shows the lifetime and the savings over the stated lifetime. Therefore, the relevant description includes an explanation of lifetime savings as they are shown in the conjoint module.					

16 Page	164 Line 24 Reason 3
17 From	<pre>devaluate</pre>
18 Page	165 Line 2 Reason 3
19 From	devaluate to evaluate
20 Page	174 Line 2 Reason 1
21 From	After the last sentence add to The claims "up to 3x as long as the cheap LED bulbs" and "6x as long as the cheap LED" are described in paragraphs 22 and 23 of the Amended Complaint as well as on page 10 of the Order re Motion to Dismiss from April 9, 2018.
22 Page	177 Line 15 Reason 1
23 From	Add after the last sentence to It does not matter whether the cell is blank or contains "no claim".
22 Page	192 Line 21 Reason 1
23 From	Add after the last sentence to After I had completed the review of current market prices I realized that the prices originally set for the conjoint study were likely too high, To accommodate the decline in current market prices, I asked the vendor to apply lower prices than listed in the original draft questionnaire.
22 Page	137 Line 20 Reason 1
23 From	Add after the last sentence to My staff had included three questions from CREE_00070939 in the survey to distract from the fact that this survey would be used in litigation related to an LED manufacturer and instead to make the survey appear to be a typical marketing survey. By oversight, I did not reference CREE_00070939 in a footnote. To clarify, these three questions are not used in my analysis and have no bearing on the results of my analysis

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9	Attorneys for Plaintiff Jeff Young, on behalf of	c				
10	himself and all others similarly situated					
11	[Additional counsel on signature page]					
12						
13	UNITED STATES DISTRICT COURT					
14	NORTHERN DISTRICT OF CALIFORNIA					
	OAKLAND DIVISION					
15	OAKLAND	DIVISION				
16						
17						
18	JEFF YOUNG, on behalf of himself and all others similarly situated,	Case No:	4:17-cv-06252-YGR			
19	·	CERTIFIC	CATE OF SERVICE FOR			
20	Plaintiff,	ERRATA T	TO DEPOSITION OF			
21	VS.	SIEFAN B	OEDEKER			
22	Cree, Inc.,					
23	Defendant.					
24	Defendant.					
25						
26						
27						
28						

1 **CERTIFICATE OF SERVICE** 2 I, Harold Darling, declare that I am over the age of eighteen (18) and not a party to the 3 entitled action. My business address is Audet & Partners, LLP, which is located at 711 Van Ness Avenue, Suite 500, San Francisco, California 94102-3229, hdarling@audetlaw.com, and on March 4 5 21, 2019, I caused to be served the following: 6 CERTIFICATE OF SERVICE FOR ERRATA TO DEPOSITION OF 7 STEFAN BOEDEKER 8 The aforementioned documents were delivered, in accordance with Federal Rules of Civil 9 Procedure Rule 5, via electronic mail, to the parties and their respective attorneys of record as 10 indicated below: 11 KATTEN MUCHIN ROSENMAN LLP Andrew John Demko 12 KATTEN MUCHIN ROSENMAN LLP 2029 Century Park East, Suite 2600 2029 Century Park East, Suite 2600 Los Angeles, CA 90067-3012 13 Los Angeles, CA 90067-3012 310-788-4400 310-788-4462Fax: 310-788-4471 Fax: 310-788-4471 14 Email: andrew.demko@kattenlaw.com Email: stuart.richter@kattenlaw.com 15 Attorney for Cree, Inc. Attorney for Cree, Inc. 16 Melissa S. Weiner Charles Allan DeVore 17 KATTEN MUCHIN ROSENMAN LLP mweiner@pswlaw.com PEARSON SIMON & WARSHAW, LLP 18 525 W. Monroe St. Chicago, IL 60661 800 LaSalle Avenue, Suite 2150 19 312-902-5478 Minneapolis, MN 55402 Email: charles.devore@kattenlaw.com 20 Attorney for Plaintiff Jeff Young 21 Attorney for Cree, Inc. Rebecca K. Lindahl 22 KATTEN MUCHIN ROSENMAN LLP 23 550 S Tryon Street, Suite 2900 Charlotte, NC 28202 24 704-344-3141/Fax: 704-344-2277 25 Email: rebecca.lindahl@kattenlaw.com 26 Attorney for Cree, Inc. 27 28 Stuart Matthew Richter

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6	Fax: 215-592-4663	110W 10IK, 111 10005
7	Attorney for Plaintiff Jeff Young	Attorneys for Plaintiff Jeff Young
8	I declare under penalty of periury under	the laws of the United States of America, that the foregoing
9		the laws of the Office States of America, that the foregoing
10	is true and correct.	
11	Data: March 21, 2010 Sign	Lord Joseph Jones
12	Date: <u>March 21, 2019</u> Sig	nature: Harold Darling
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